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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	.*	ATTORNEY DOCKET NO.
06/236,397	02/20/81	HOEFLE	М	PD2800A

FALBERT H. GRADDIS 201 TABOR RD. MORRIS PLAINS, NJ 07950 EXAMINER
TURNITPSEED & J

ART UNIT PAPER NUMBER
122
DATE MAILED:

This is a communication from the examiner in charge of your application.

COMMISSIONER OF PATENTS AND TRADEMARKS

MAR 1 1982

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This application has been examined. Responsive to comm	nunication filed on 11/20/8/ GROUP 120 Pithis action is made fina
This application has been examined. Responsive to comm	This action is made fina
A shortened statutory period for response to this action is set to exp Failure to respond within the period for response will cause the appli	ire month(s), days from the date of this letter.
Part I THE FOLLOWING ATTACHMENT(S) ARE PART OF THE	HIS ACTION:
1. Notice of References Cited by Examiner, PTO-892	2. Notice of Informal Patent Drawing, PTO-948
3. Notice of References Cited by Applicant, PTO-1449	4. Notice of Informal Patent Application, Form PTO-152
Part II SUMMARY OF ACTION —	
1. Claims	are pending in the application.
Of the above, claims	are withdrawn from consideration
2. Claims	have been cancelled.
3. Claims	are allowed.
4. 2 Claims 1, 13 and 14	are rejected.
4. 2 Claims 1, 13 and 14 5. 2 Claims 2-11, 15 and 16	are objected to.
6. Claims	are subject to restriction or election requiremen
7. The formal drawings filed on	are acceptable.
8. The drawing correction request filed on	has been approved. disapproved.
9. Acknowledgment is made of the claim for priority under 3	5 U.S.C. 119. The certified copy has
been received. Inot been received. been	filed in parent application, serial no,
. fil	ed on
 Since this application appears to be in condition for allowed cordance with the practice under Ex parte Quayle, 1935 C 	ance except for formal matters, prosecution as to the merits is closed in ac- D. 11; 453 O.G. 213.
11. Other	

Art Unit 122

No additional references are cited.

Claims 1-11 and 13-16 remain in this case.

Claims 1, 13 and 14 are again rejected under 35
USC 112, par. 1 as being based on a non-enabling
disclosure by the recitation of the term "aralkyl". By
merely limiting the "alkyl" postition of the term is not
deemed to be sufficient to overcome the rejection since
the "aryl" portion of the term reads on aromatic
systems not finding adequate support in the disclosure
and not shown to possess the disclosed utility. It is
suggested that the term be limited to compounds finding
adequate and effective support in the disclosure.

Claims 2-11, 15 and 16 are objected to as depending from a rejected claim. The claims are otherwise allowable.

Claims 1, 13 and 14 are rejected.

This rejection is made FINAL.

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A/C 703

557-3032

1-27-82

Donald G. Daus
Supervisory Patent Examin...

Art Unit 122